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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/700,722	11/03/2003	Sunder Rathnavelu Raj	NLMI.P041	6031
25670 WILLIAM L. P	7590 03/27/200 ARADICE, III	EXAMINER		
4880 STEVENS CREEK BOULEVARD			PYO, MONICA M	
SUITE 201 SAN JOSE, CA	95129		ART UNIT	PAPER NUMBER
			2161	
			MAIL DATE	DELIVERY MODE
			03/27/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/700,722	RAJ, SUNDER RATHNAVELU	
Office Action Summary	Examiner	Art Unit	
	MONICA M. PYO	2161	
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the c	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING ID. - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by stature Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 10 € This action is FINAL . 2b) ☐ This action is FINAL . Since this application is in condition for allowatelessed in accordance with the practice under	is action is non-final. ance except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-29,31-33 and 45-49 is/are pending 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-29, 31-33, 45-49 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	awn from consideration.		
 9) The specification is objected to by the Examin 10) The drawing(s) filed on <u>03 November 2003</u> is/Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E 	are: a)⊠ accepted or b)⊡ object e drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate	

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3.

DETAILED ACTION

1. This communication is responsive to the Amendment filed 1/10/2008.

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to

37 CFR 1.114. Applicant's submission filed on 12/14/2007 has been entered.

Amendment filed 1/10/2008, claims 1, 31 and 45 are amended.

Claim Rejections - 35 USC § 103

Claims 1-29, 31-33 and 45-49 are currently pending in this application. In the

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 1-4, 6 and 45-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Non Patent Literature "A versatile Data String-Search VLSI", published by IEEE on April 1988, written by Masaki Hirata et al. (hereinafter Hirata) in view of U.S. Patent No. 7,225,188 issued to Gai et al. (hereinafter Gai).

Regarding claims 1 and 45, Hirata discloses a method, comprising:

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A). receiving a text string having a plurality of characters, as a search string with characters (Hirata: pg. 329, col. 1, lns. 4-20; pg. 329, col. 2, lns. 30-pg. 330, col. 1, lns. 19; fig. 2); and

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B). performing an unanchored search of a database of a stored patterns matching one or more characters of the text string using a state machine, wherein the state machine comprises a ternary content addressable memory (TCAM), as the nonanchor mode search, the TCAM and character data stored in the CAM (Hirata: pg. 329, col. 2, lns. 1-12 & 18-29; pg. 330, col. 2, lns. 21-33; pg. 331, col. 2, lns. 6-25; pg. 332, col. 1, lns. 1-6; fig. 5).

Hirata does not explicitly disclose:

B). wherein the performing comprises comparing a state of the state machine and one of the plurality of characters with contents of a state field and a character field, respectively, stored in the TCAM, wherein the contents of the state field and the character field stored in the TCAM embody state transitions of the state machine.

However, Gai discloses the method wherein the performing comprises comparing a state of the state machine and one of the plurality of characters with contents of a state field and a character field, respectively, stored in the TCAM, wherein the contents of the state field and the character field stored in the TCAM embody state transitions of the state machine, as the Deterministic Finite Automation [DFA] has a series of matching arcs and a match of the sequential characters (Gai: col. 10, lns. 9-37 & 63-col. 11, lns. 36; figs. 4, 6-7).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teachings of Hirata with the teachings of Gai to utilize the state machine

DFA performing a comparison with the motivation to enhance the pattern matching engine (Gai: col. 4, lns. 16-39).

Regarding claim 2, Hirata and Gai disclose the method wherein the state is a next state (Hirata: pg. 329, col. 2, lns. 1-16).

Regarding claim 3, Hirata and Gai disclose the method further comprising receiving the next state from an associated memory (Hirata: pg. 329, col. 2, lns. 1-16).

Regarding claim 4, Hirata and Gai disclose the method wherein the state is an idle state (Hirata: pg. 331, col. 2, lns. 7-17).

Regarding claim 6, Hirata and Gai disclose the method wherein performing the unanchored search comprises:

traversing the state machine with the text string, wherein the state machine is traversed with one of the plurality of characters at a time (Hirata: pg. 330, col. 1); and

transitioning a state of the state machine based on a stored next state (Hirata: pg. 331, col. 2, lns.6-25; pg. 332, col. 1, lns. 1-6).

Regarding claim 46, Hirata and Gai disclose the apparatus further comprising a processor coupled to the pattern and state database (Hirata: pg. 329, col. 1, lns. 4-30).

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6. Claims 7-16, 19-21 and 31-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai as applied to claims 1-4, 6 and 45-46 above, further view of U.S. Patent No. 7,134,143 issued to Stellenberg et al. (hereinafter Stellenberg).

Regarding claim 7, Hirata and Gai discloses the method further comprising encoding the next state (Hirata: pg. 330, col. 2, lns. 1-10).

However, Stellenberg discloses: in a lookup table (Stellenberg: col. 4, lns. 7-17; col. 20, lns. 36-49).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai with the teachings of Stellenberg to utilize the a lookup table in a searching method with the motivation to enhance the logical combination to better determine whether a portion of the data stream matches one of the patterns of bytes (Stellenberg: col. 2, lns. 46-58).

Regarding claim 8, Hirata and Gai and Stellenberg disclose the method wherein the plurality of characters comprises valid and invalid characters and wherein encoding comprises encoding the next state in the state machine if a valid character is received in the text string (Hirata: pg. 330, col. 2, lns. 1-10; pg. 331, col. 1, lns. 2-10) and (Stellenberg: col. 5, lns. 35-54; col. 20, lns. 36-49).

Regarding claim 9, Hirata and Gai and Stellenberg disclose the method wherein transitioning further comprises transitioning the state machine to a default state if an invalid character is received in the text string (Hirata: pg. 331, col. 2, lns. 7-26-pg. 332, col. 1, lns. 6).

Regarding claim 10, Hirata and Gai and Stellenberg disclose the method wherein the transitioning is stopped when an invalid character is received (Hirata: pg. 332, col. 1, lns. 7-21).

Regarding claim 11, Hirata and Gai and Stellenberg disclose the method wherein performing the unanchored search comprises searching for an exact match of one of the stored patterns (Hirata: pg. 330, col. 2, lns. 21-33) and (Stellenberg: col. 5, lns. 356-54; col. 9, lns. 36-63).

Regarding claim 12, Hirata and Gai and Stellenberg disclose the method wherein performing the unanchored search comprises searching for an inexact match of one of the stored patterns (Hirata: pg. 330, col. 2, lns. 21-33) and (Stellenberg: col. 5, lns. 35-54; col. 9, lns. 36-63).

Regarding claims 13, Hirata and Gai and Stellenberg disclose the method wherein the TCAM has a first width and the text string has a second width greater than the first width of the TCAM (Hirata: pg. 329, col. 2, lns. 1-12) and (Stellenberg: col. 21, lns. 56-col. 22, lns. 3).

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Regarding claim 14, Hirata and Gai and Stellenberg disclose the method wherein each of the plurality of characters has a case, and wherein performing the unanchored search further comprises performing the unanchored search insensitive to the case of one or more of the plurality of characters (Hirata: pg. 330, col. 2, lns. 21-33) and (Stellenberg: col. 9, lns. 36-62; col. 17, lns. 31-39).

Regarding claims 15 and 32, Hirata and Gai and Stellenberg disclose the method wherein the text string is encoded in a format having a first plurality of bits, wherein one bit of the first plurality of bits corresponds to the case, wherein the contents of the state field has a second plurality of bits and wherein performing the search insensitive to the case comprises (Hirata: pg. 330, col. 2, lns. 34-pg. 331, col. 1, lns. 10) and (Stellenberg: col. 9, lns. 36-62; col. 17, lns. 31-39; col. 20, lns. 36-49; col. 21, lns. 30-55):

masking out the one bit corresponding to the case (Stellenberg: col. 17, lns. 31-39); and comparing the first plurality of bits with the second plurality of bits (Stellenberg: col. 19, lns. 3-20).

Regarding claims 16 and 33, Hirata and Gai and Stellenberg disclose the method wherein performing the search insensitive to the case further comprises transforming the characters of the text string from a first code to a second code, the second code having a bit unused in the comparing (Stellenberg: col. 16, lns. 51-67; col. 17, lns. 31-39).

Regarding claim 19, Hirata and Gai and Stellenberg disclose the method wherein performing the unanchored search comprises:

comparing, in parallel, N number of the characters with the contents of the state field (Hirata: pg. 330, col. 2, lns. 1-10) and (Stellenberg: col. 4, lns. 7-36).

Regarding claim 20, Hirata and Gai and Stellenberg disclose the method wherein the performing further comprises converging all branches of the state machine, for a given stored pattern, to a single next state when a first number of the characters are matched to the contents of a state field to all state transitions of the branches (Hirata: pg. 330, col. 2, lns. 21-33; pg. 331, col. 1, lns. 20-col. 2, lns. 4).

Regarding claim 21, Hirata and Gai and Stellenberg disclose the method wherein the single next state is an earlier possible next state for at least one of the branches and wherein the converging comprises

transitioning at least one of the branches to the earlier possible next state (Hirata: pg. 331, col. 1, lns. 20-col. 2, lns. 4).

Regarding claim 31, Hirata discloses a method, comprising:

- **A).** receiving a text string having a plurality of characters, as a search string with characters (Hirata: pg. 329, col. 1, lns. 4-20); and
- B). performing a search of a database of a stored pattern matching one or more characters of the text string using a state machine, wherein the state machine comprises a

ternary content addressable memory (TCAM), as the nonanchor mode search, the TCAM and character data stored in the CAM (Hirata: pg. 329, col. 2, lns. 1-12 & 18-29; pg. 330, col. 2, lns. 21-33; pg. 331, col. 2, lns. 6-25; pg. 332, col. 1, lns. 1-6; fig. 5).

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Hirata does not explicitly disclose:

B). the method wherein the performing comprises comparing a state and one of the plurality of characters with the contents of a state field and a character field, respectively, stored in the TCAM, wherein each of the plurality of characters has a case, wherein the search is performed insensitive to the case and wherein the contents of the state field and the character field stored in the TCAM embody state transitions of the state machine

However, Gai discloses the method

B). wherein the performing comprises comparing a state and one of the plurality of characters with the contents of a state field and a character field, respectively, stored in the TCAM and wherein the contents of the state field and the character field stored in the TCAM embody state transitions of the state machine, as the Deterministic Finite Automation [DFA] has a series of matching arcs and a match of the sequential characters (Gai: col. 10, lns. 9-37 & 63-col. 11, lns. 36; figs. 4, 6-7).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teachings of Hirata with the teachings of Gai to utilize the state machine DFA performing a comparison with the motivation to enhance the pattern matching engine (Gai: col. 4, lns. 16-39).

Hirata and Gai do not explicitly disclose:

B). the method wherein each of the plurality of characters has a case, wherein the search is performed insensitive to the case,

However, Stellenberg discloses:

B). the method wherein each of the plurality of characters has a case, wherein the search is performed insensitive to the case, as a case insensitive data (Stellenberg: col. 17, lns. 31-39).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai with the teachings of Stellenberg to utilize a case insensitivity in a searching method with the motivation to enhance the searching method to find matching data stream (Stellenberg: col. 2, lns. 46-58).

7. Claims 5 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai, as applied to claims 1-4, 6 and 45-46 above, and further in view of U.S. Patent No. 5,963,942 issued to Igata (hereinafter Igata).

Regarding claims 5 and 49, Hirata and Gai discloses the method wherein the TCAM implements (Hirata: pg. 329, col. 1, lns. 1-20]).

However, Igata discloses: an Aho-Corasick algorithm (Igata: col. 4, lns. 41-65).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai with the teachings of Igata to utilize the Aho-

Corasick algorithm searching with the motivation to increase efficiency of text searching result (Igata: col. 4, lns. 41-53).

8. Claims 17-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai as applied to claims 1-4, 6 and 45-46 above, and further in view of U.S. Patent No. 6,785,677 issued to Fritchman (hereinafter Fritchman).

Regarding claim 17, Hirata and Gai discloses the method wherein the text string has zero or more wildcard characters, zero or more prefix characters preceding the wildcard characters and zero or more suffix characters succeeding the wildcard characters, and wherein performing the unanchored search comprises:

searching the database for a first pattern matching (Hirata: pg. 330, col. 1, lns. 20-col. 2, lns. 10); and

searching the database for a second pattern matching (Hirata: pg. 330, col. 1, lns. 20-col. 2, lns. 10).

Hirata and Gai do not explicitly disclose:

the prefix characters and the suffix characters.

However, Fritchman discloses:

the prefix characters and the suffix characters (Fritchman: col. 5, lns. 51-53 and 64-67).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai and Stellenberg with the teachings of Fritchman to utilize the prefix and suffix characters in a data stream comparison with the

motivation to improve performance of executing pattern matching queries (Fritchman: col. 1, lns. 8-29).

Regarding claim 18, Hirata and Gai and Fritchman disclose the method wherein performing the unanchored search further comprises creating a count that equals a number of the suffix characters plus a number of the wildcard characters (Hirata: pg. 330, col. 2, lns. 21-33) and (Fritchman: col. 5, lns. 51-53 and 64-67).

9. Claims 23-24 and 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Fritchman.

Regarding claim 23, Hirata discloses a method, comprising:

- **A).** receiving a text string, as a search string with characters (Hirata: pg. 329, col. 1, lns. 4-20);
- B). performing a first search on a ternary content addressable memory (TCAM), as the TCAM and character data stored in the CAM (Hirata: pg. 329, col. 2, lns. 1-12; pg. 330, col. 2, lns. 21-33; pg. 330, col. 2, lns 33-pg. 331, col. 1, lns. 17); and
- C). performing a second search of the TCAM, as the TCAM and character data stored in the CAM (Hirata: pg. 329, col. 2, lns. 1-12; pg. 330, col. 1, lns. 20-col. 2, lns. 10; pg. 330, col. 2, lns 33-pg. 331, col. 1, lns. 17).

Hirata does not explicitly disclose:

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A). having a plurality of characters including a first number of prefix characters, a second number of wildcard characters succeeding the prefix characters, and a third number of suffix characters succeeding the wildcard characters,

- B). for a first stored pattern matching the prefix characters, wherein the first pattern stored in the TCAM includes state information indicative of a state machine and includes character information indicative of the first pattern;
- C). for a second stored pattern matching the suffix characters, wherein the second pattern stored in the TCAM includes state information indicative of the state machine and includes character information indicative of the second pattern.

However, Gai discloses:

- B). wherein the first pattern stored in the TCAM includes state information indicative of a state machine and includes character information indicative of the first pattern, as a plurality of rows loaded with patterns (Gai: col. 15, lns. 31-col. 16, lns. 28; fig. 12);
- C). wherein the second pattern stored in the TCAM includes state information indicative of the state machine and includes character information indicative of the second pattern, as a plurality of rows loaded with patterns (Gai: col. 15, lns. 31-col. 16, lns. 28; fig. 12).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teachings of Hirata with the teachings of Gai to utilize the device with rows loaded with patterns with the motivation to enhance the pattern matching engine (Gai: col. 4, lns. 16-39).

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Hirata and Gai do not explicitly disclose:

A). having a plurality of characters including a first number of prefix characters, a second number of wildcard characters succeeding the prefix characters, and a third number of suffix characters succeeding the wildcard characters,

- B). a first stored pattern matching the prefix characters,
- C). a second stored pattern matching the suffix characters.

However, Fritchman discloses:

- A). having a plurality of characters including a first number of prefix characters, a second number of wildcard characters succeeding the prefix characters, and a third number of suffix characters succeeding the wildcard characters, as a prefix, a wildcard and a suffix character in a string (Fritchman: col. 7, lns. 65-col. 8, lns. 37);
- B). a first stored pattern matching the prefix characters, as a prefix character in a string (Fritchman: col. 8, lns. 38-51);
- C). a second stored pattern matching the suffix characters, as a suffix character in a string (Fritchman: col. 8, lns. 25-37).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai with the teachings of Fritchman to utilize the prefix and suffix characters in a data stream comparison with the motivation to improve performance of executing pattern matching queries (Fritchman: col. 1, lns. 8-29).

Regarding claim 24, Hirata and Gai and Fritchman disclose the method further comprising creating a count that equals a number of the suffix characters plus a number of the wildcard characters (Hirata: pg. 330, col. 2, lns. 34-pg. 331, col. 1, lns. 10) and (Fritchman: col. 8, lns. 30-67).

Regarding claim 28, Hirata and Gai and Fritchman disclose the method further comprising:

returning a match result when the first stored pattern matches the prefix (Fritchman: col. 3, lns. 35-63; col. 5, lns. 21-22)

characters, the second stored pattern matches the suffix characters, and second number of wildcard characters is fixed (Fritchman: col. 3, lns. 35-63).

Regarding claim 29, Hirata and Gai and Fritchman disclose the method further comprising:

storing a count value that equals a number of the suffix characters plus the fixed second number of the wildcard characters (Hirata: pg. 330, col. 2, lns. 34-pg. 331, col. 1, lns. 10) and (Fritchman: col. 3, lns. 35-63); and

maintaining a count of incoming characters of the text string after receiving the prefix characters (Fritchman: col. 5, lns. 21-22; col. 8, lns. 30-67); and

returning the match result when the maintained count is equal to the stored count value (Fritchman: col. 8, lns. 30-67).

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10. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai and further in view Stellenberg as applied to claims 7-16, 19-21 and 31-33 above, and further in view of Non Patent Literature "Fast Routing Table Lookup Using CAMs", published by IEEE on 1993, written by Anthony J. McAuley et al (hereinafter McAuley).

Regarding claim 22, Hirata and Gai and Stellenberg disclose the method further comprising:

storing the characters storage element having a plurality of positions (Hirata: pg. 329, col. 1, lns. 4-20) and (Stellenberg: col. 4, lns. 7-17);

positioning a read pointer at a first position (Stellenberg: col. 6, lns. 18-46); and adjusting the read pointer to a second position by an amount equal to N minus 1 (Stellenberg: col. 6, lns. 18-46).

However, McAuley discloses:

in a first-in-first-out (FIFO) (McAuley: pg. 1388, col. 1, [6.1]).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai and Stellenberg with the teachings of McAuley to utilize the FIFM method in the searching system with the motivation to increase efficiency of text searching result (McAuley: pg. 1382, col. 1, [Introduction]).

11. Claims 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai and further in view of Fritchman, as applied to claims 23-24 and 28-29 above, and further in view of Stellenberg.

Regarding claim 25, Hirata and Gai and Fritchman do not explicitly disclose the method wherein each of the plurality of characters has a case, and wherein the first and second searches are insensitive to the case.

However, Stellenberg discloses: the method wherein each of the plurality of characters has a case, and wherein the first and second searches are insensitive to the case (Stellenberg: col. 17, lns. 31-39).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai and Fritchman with the teachings of Stellenberg to utilize the case insensitivity in a searching method with the motivation to enhance the searching method to find matching data stream (Stellenberg: col. 2, lns. 46-58).

Regarding claims 26, Hirata and Gai and Fritchman and Stellenberg disclose the method wherein the TCAM has a first width and the text string has a second width greater than the first width (Hirata: pg. 329, col. 1, lns. 4-20) and (Stellenberg: col. 21, lns. 56-col. 22, lns. 3).

Regarding claim 27, Hirata and Gai and Fritchman and Stellenberg disclose the method further comprising:

returning a match result when the first stored pattern matches the prefix characters, the second stored pattern matches the suffix characters, and second number of wildcard characters is variable (Fritchman: col. 3, lns. 35-63; col. 8, lns. 30-67).

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12. Claim 47 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai as applied to claims 1-4, 6 and 45-46 above, and in view of McAuley.

Regarding claim 47, Hirata discloses the apparatus wherein the control circuitry comprises:

a register coupled to storage element and the TCAM (Hirata: pg. 330, col. 2, lns. 34-pg. 331, col. 1, lns. 10).

However, McAuley discloses:

the FIFO; a first-in-first-out (FIFO) storage element (McAuley: pg. 1388, col. 1, [6.1]); and

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai with the teachings of McAuley to utilize the FIFM method in the searching system with the motivation to increase efficiency of text searching result (McAuley: pg. 1382, col. 1, [Introduction]).

13. Claim 48 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hirata in view of Gai and further in view of McAuley, as applied to claim 47 above, and further in view of U.S. Patent No. 5,712,971 issued to Stanfill et al. (hereinafter Stanfill).

Regarding claim 48, Hirata and McAuley disclose the apparatus wherein the control circuitry further comprises a circuit coupled to the FIFO storage element (Hirata: pg. 329, col. 2, lns. 30-pg. 330, col. 1, lns. 19; fig. 2) and (McAuley: pg. 1388, col. 1, [6.1]).

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However, Stanfill discloses: a rollback (Stanfill: col. 10, lns. 55-67).

It would have been obvious to a person with ordinary skill in the art at the time of invention to modify the teaching of Hirata and Gai and McAuley with the teachings of Stanfill to utilize the rollback command in a searching method with the motivation to be able to undone the last operation (Stanfill: col. 4, lns. 10-26).

Response to Arguments

14. Applicant's arguments with respect to claims 1-29, 31-33 and 45-49 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MONICA M. PYO whose telephone number is (571)272-8192. The examiner can normally be reached on Mon & Thur 7:00 - 3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Apu Mofiz can be reached on 571-272-4080. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Monica M Pyo Examiner Art Unit 2161

mpyo 3/23/2008

/Apu M Mofiz/

Supervisory Patent Examiner, Art Unit 2161